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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/088,620	06/18/2002	Wilfried Reschnar	2075	5508
7590 02/01/2005		EXAMINER		
Striker Striker & Stenby			WONG, EDNA	
103 East Neck Road Huntington, NY 11743			ART UNIT	PAPER NUMBER
muningrous, 1			1753	
			DATE MAILED: 02/01/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	_
	1	RESCHNAR ET AL.	
Office Action Summary	10/088,620		
Office Action Summary	Examiner	Art Unit	
	Edna Wong	1753	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI  Extensions (Incompt) extualible under the provisions of 37 cl  the season (Incompt) extualible under the provisions of 37 cl  the season (Incompt) extualible under the provisions of 37 cl  the season (Incompt) extualible under the season (Incompt)  It NO period for reply septified above it is set with unity (30) days.  If NO period for reply using the season (Incompt) extualible under the provision of the	ON.  FR 1.136(a). In no event, however, may a on- a reply within the statutory minimum of thi original will expire SIX (6) MO seriod will apply and will expire SIX (6) MO	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication  ANDONEO (2511) C. 6133	n.
Status			
1) Responsive to communication(s) filed on			
	This action is non-final.		
3) Since this application is in condition for al		tters, prosecution as to the merits i	s
closed in accordance with the practice un	der Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
•	-1		
<ul> <li>4) ☐ Claim(s) <u>1-24</u> is/are pending in the applic</li> <li>4a) Of the above claim(s) is/are with</li> </ul>			
4a) Of the above daim(s) is/are will 5) ☐ Claim(s) is/are allowed.	ingrawn norn consideration.		
6)⊠ Claim(s) <u>1-24</u> is/are rejected.			
7)☐ Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction	and/or election requirement.		
Application Papers			
9) ☐ The specification is objected to by the Example 10) ☐ The drawing(s) filed on is/are: a) ☐	aminer. Tagesptod or b\⊡ objected t	o by the Examiner	
Applicant may not request that any objection		ance See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the	correction is required if the drawing	ng(s) is objected to. See 37 CFR 1.121	(d).
11) The oath or declaration is objected to by	the Examiner. Note the attach	ed Office Action or form PTO-152.	. ,
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for	oreign priority under 35 U.S.C	. § 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
1. Certified copies of the priority doct		Application No.	
<ul><li>2. ☐ Certified copies of the priority doc</li><li>3. ☐ Copies of the certified copies of the</li></ul>	uments have been received in	en received in this National Stage	
application from the International I		STITE CONTROL III WIND THANKS THE STAGE	
* See the attached detailed Office action for		ot received.	
GOO THE BREWING GOLDING GOLDEN TO			
Attachment(s)	_		
1) Notice of References Cited (PTO-892)	· — B	w Summary (PTO-413) lo(s)/Mail Date	
2)   Notice of Draftsperson's Patent Drawing Review (PTO-9   3)   Information Disclosure Statement(s) (PTO-1449 or PTO	/SB/08) 5) Notice	of Informal Patent Application (PTO-152)	
Paper No(s)/Mail Date March 19, 2002.	6) Other:		

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### Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The abstract of the disclosure is objected to because the abstract is more than one paragraph long and more than 150 words. Correction is required. See MPEP § 608.01(b).

## Claim Objections

Claims 1, 21 and 22 are objected to because of the following informalities:

## Claim 1

line 10, the word "activation" should be amended to the word -- activating --.

line 11, the word "germination" should be amended to the word -- germinating --.

line 15, the words "currentless deposition of" should be amended to the words --

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currentlessly depositing --.

line 18, the words "electrolytic deposition of" should be amended to the words – electrolytically depositing --.

## Claim 21

line 2, the numbers "(13, 14)" should be amended to the numbers -- (15, 16) --.

## Claim 22

line 2, the numbers "(13, 14)" should be amended to the numbers -- (15, 16) --.

Appropriate correction is required.

## Claim Rejections - 35 USC § 112

Claims 1-24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

## Claim 1

lines 2-3, "the internal electrodes" lack antecedent basis.

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lines 4-5 and 6-7, the method steps are introduced by the words "characterized by" and "by the following method steps". It is unclear what are the steps further limiting the method.

line 5, "the treatment" lacks antecedent basis.

line 5, "the outer faces" lack antecedent basis.

lines 21-22, "the flexible external electrodes" lack antecedent basis.

line 22, it appears that the "solder" is the same as the electrolytic deposited tin or tin alloy recited in claim 1, lines 18-19. However, it is unclear if it is.

line 23, it appears that the "solder" is the same as that recited in claim 1, line 22. However, it is unclear if it is.

## Claim 2

line 2, it is unclear if a pH value of 68 is meant to be claimed.

### Claim 4

lines 2-3, the phrase "in particular at a frequency of over 40 kHz and at a

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temperature of 20 to 30°C" is indefinite.

#### Claim 7

lines 3-4, the phrase "in particular at a temperature of 20 to 30°C" is indefinite.

## Claim 8

line 3, "(such as NiSO<sub>4</sub>)" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

line 3, "(such as  $NaH_2PO_2$ )" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

#### Claim 10

line 3, "(such as NiSO<sub>4</sub>)" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

line 4, "(such as NaH₂PO₂)" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

lines 5-6, "the complexing agent" lacks antecedent basis.

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## Claim 14

line 2, "tin alloys" (plural) lack antecedent basis.

line 3, the phrase "in particular polyaminopolycarboxylic acid" is indefinite.

## Claim 17

line 2, "the oil-free nitrogen gas stream" lacks antecedent basis.

## Claim 19

line 3, "(no-clean flux)" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

line 4, "the suitable outer faces" lack antecedent basis.

line 5, the phrase "in particular a 2% adipic acid in ethanol" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

## Claim 20

line 3, "the surface mounting metallizing" lacks antecedent basis.

#### Claim 21

lines 3-4, the phrase "in particular at a feeding speed of 300 to 600 mm/min." is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

## Claim 23

line 2, "the desired faces" lack antecedent basis.

lines 2-3, it is unclear what is meant by "ram application". Is this known in the art?

#### Claim 24

lines 3-4, the phrase "in particular at room temperature" is indefinite. It is unclear if the narrower limitation is, in fact, a claim limitation.

## Allowable Subject Matter

The following is a statement of reasons for the indication of allowable subject matter:

Claims 1-24 define over the prior art of record because the prior art does not teach or suggest a method for mounting flat external electrodes on a piezoceramic multi-layer actuator characterized by the treatment of at least the outer faces that are to be provided with the external electrodes, by the following method steps: (a) fine cleaning; (b) pickling; (c) activation; (d) germination; (e) currentless deposition of nickel

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and/or copper; (f) electrolytic deposition of tin or a tin alloy; (g) drying and/or tempering; (h) exerting superficial pressure on the flexible external electrodes to which solder has already been applied; and (i) applying solder to the external electrodes in protective gas.

The prior art does not contain any language that teaches or suggests the above.

DE 3402494 does not teach the steps of (b) pickling in a dilute acid solution; (g) drying and/or tempering; (h) exerting superficial pressure on the flexible external electrodes to which solder has already been applied; and (i) applying solder to the external electrodes (15, 16) in protective gas. Therefore, a person skilled in the art would not have been motivated to adopt the above conditions, and a prima facie case of obviousness cannot be established.

Claims 1-24 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

**Issartel** (US Patent No. 5,245,734) is cited to teach making multilayer piezoactuators by stacking and pressing alternating layers of piezoceramic material and interdigital electrode material.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edna Wong whose telephone number is (571) 272-1349. The examiner can normally be reached on Mon-Fri 7:30 am to 3:30 pm, Flex Schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam Nguyen can be reached on (571) 272-1342. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Edna Wong
Primary Examine
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